## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

WESTERN DISTRICT	OF NORTH CAROLINA TE DIVISION  TE DIVISION  TE DIVISION
CRIMINAL NO. 5:10cr8-RLV	
UNITED STATES OF AMERICA,	) OF N. COURT
Plaintiff,	) CONSENT ORDER AND JUDGMENT OF
v.	) FORFEITURE
MARK STEVEN MCGLOTHIN,	) )
Defendant.	)

BASED UPON the defendant's plea of guilty, and finding that there is a substantial nexus between the property listed below and the offense to which the defendant has pled guilty and that the defendant has or had a legal interest in the property, IT IS HEREBY ORDERED THAT:

the following property is forfeited to the United States pursuant to 18 U.S.C. § 2253(a)(3) and/or 21 U.S.C. § 853:

One sealed brown envelope containing two (2) compact flash cards and one (1) CD;

One CD sealed in brown paper containing fields recovered from Dane electric flash card;

One CD sealed in brown paper containing fields recovered from Lexar media flash card;

One Digital DXG Camera with USB card;

One San Disk 1 GB compact flash card;

Multiple CDs from computer towers;

Multiple photographs of juvenile AW;

One Dell Dimension computer tower;

One Celelon computer tower; and

Three (3) plastic containers with multiple compact discs.

- 2. the United States Marshal Service and/or other property custodian for the investigative agency is authorized to take possession and maintain custody of the above-described tangible property;
- 3. the United States shall, to the extent practicable, provide direct written notice to any persons known to have alleged an interest in the seized property, and shall publish notice of this forfeiture as required by law;
- 4. any person, other than the defendant, asserting any legal interest in the property may, within thirty days of the publication of notice or the receipt of notice, whichever is earlier, petition the court for a hearing to adjudicate the validity of the alleged interest;
- following the Court's disposition of all timely petitions filed, a final order of forfeiture 5. shall be entered. If no third party files a timely petition, this order shall become the final order and judgment of forfeiture, as provided by Fed. R. Crim. P. 32.2(c)(2), and the United States shall have clear title to the property, and shall dispose of the property according to law. The parties stipulate and agree that the aforementioned assets constitute property derived from or traceable to proceeds of defendant's crime(s) herein or property used in any manner to facilitate the commission of such offense(s) and are therefore subject to forfeiture pursuant to 18 U.S.C. § 2253(a)(3) and/or 21 U.S.C. § 853. The defendant hereby waives the requirements of Fed. R. Crim. P. 32.2 and 43(a) regarding notice of the forfeiture in the charging instrument, announcement of the forfeiture at sentencing, and incorporation of the forfeiture in the judgment against defendant. If the defendant has previously submitted a claim in response to an administrative forfeiture proceeding regarding any of this property, defendant hereby withdraws that claim. If defendant has not previously submitted such a claim, defendant hereby waives all right to do so. As to any firearms listed above and/or in the charging instrument, defendant consents to destruction by federal, state, or local law enforcement authorities upon such legal process as they, in their sole discretion, deem to be legally sufficient, and waives any and all right to further notice of such process or such destruction.

ANNE M. TOMPKINS UNITED STATES ATTORNEY

CORTNEY SESCARAVAGE, ESQ.

Assistant United States Attorney

MARK STEVEN MCGLOTHIN
Defendant

Defendant

RAHWA GEBRE-EGZIABHER, ESQ.

Attorney for Defendant

Signed this the 13-day of \_

, 2011

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